GOODSILL ANDERSON QUINN & STIFEL A LIMITED LIABILITY LAW PARTNERSHIP LLP

THOMAS BENEDICT 5018-0

tbenedict@goodsill.com

Alii Place, Suite 1800

1099 Alakea Street

Honolulu, Hawaii 96813 Telephone: (808) 547-5600

Facsimile: (808) 547-5880

Attorney for Proposed Intervenors

B.N. DEVELOPMENT CO., INC., ELLESMERE

INVESTMENT CORP., INC., JASON

DEVELOPMENT CO., INC. LANGLEY

INVESTMENT CORP., INC. PENDER

INVESTMENT CORP., INC., REVELSTOKE

INVESTMENT CORP., INC. and VERNON

INVESTMENT CORP., INC.

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF HAWAII

In Re: MDL NO. 840

No. 86-390

No. 86-330

ESTATE OF FERDINAND E. MARCOS HUMAN RIGHTS LITIGATION

EX PARTE APPLICATION FOR **EXTENSION OF JUNE 26** HEARING DATE ON CLASS MOTION FOR EXTENSION OF JUDGMENT AND FOR **EXPEDITED CONSIDERATION** OF UNOPPOSED MOTION TO INTERVENE; MEMORANDUM IN

THIS DOCUMENT RELATES TO:

Hilao, et al. v. Estate of Ferdinand E. Marcos,

And

De Vera, et al. v. Estate of Ferdinand E. Marcos

SUPPORT OF *EX PARTE*APPLICATION; DECLARATION
OF EUGENE D. GULLAND;
EXHIBITS 1-5; PROPOSED
ORDER; CERTIFICATE OF
SERVICE

HEARING ON MOTION SUBJECT TO THIS APPLICATION:

Date: June 26, 2006 Time: 10:00 a.m.

Judge: Hon. Manuel L. Real

EX PARTE APPLICATION FOR EXTENSION OF JUNE 26 HEARING DATE ON CLASS MOTION FOR EXTENSION OF JUDGMENT AND FOR EXPEDITED CONSIDERATION OF UNOPPOSED MOTION TO INTERVENE

B.N. Development Co., Inc., Ellesmere Investment Corp., Inc., Jason Development Co., Inc., Langley Investment Corp., Inc., Pender Investment Corp., Inc., Revelstoke Investment Corp., Inc., and Vernon Investment Corp., Inc. (collectively, "the Corporations") hereby bring this *Ex Parte* Application for an Order extending the hearing date for the Class Motion for Extension of Judgment filed on June 5, 2006 ("Class Extension Motion"). The Corporations also seek an expedited Order granting the Corporations' Unopposed Motion to Intervene. As fully set forth in the Unopposed Motion to Intervene, Class Counsel has consented to the intervention of the Corporations, and the Corporations are entitled to intervene to protect their interest in the correct resolution of the Class Motion to

Extend Judgment. The relief requested in this Application is necessary because otherwise the Corporations will not be able to intervene in time to contest adequately the Class Extension Motion, which was filed for the specific purpose of impairing the Corporations's defense in an action brought by the Class Plaintiffs. The Class Extension Motion is scheduled for hearing on June 26, 2006, and the Corporations were not served with the Class Extension Motion.

The grounds supporting this Application are set forth in the attached memorandum in support of the Application, the Unopposed Motion to Intervene and supporting memorandum, and the Declaration of Eugene D. Gulland. For the reasons set forth therein, this Court should grant the relief requested and extend the hearing date on the Class Extension Motion and promptly allow the Corporations

to intervene so that they can protect their interest in the resolution of the Class Extension Motion. A proposed Order is submitted herewith.

Dated: Honolulu, Hawaii, June 22, 2006.

/s/ Thomas Benedict

THOMAS BENEDICT

Attorney for Proposed Intervenors B.N. DEVELOPMENT CO., INC., ELLESMERE INVESTMENT CORP., INC., JASON DEVELOPMENT CO., INC. LANGLEY INVESTMENT CORP., INC. PENDER INVESTMENT CORP., INC., REVELSTOKE INVESTMENT CORP., INC. and VERNON INVESTMENT CORP., INC.